IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI WESTERN DIVISION

MAMIE BRUCE PLAINTIFF

V.

CIVIL ACTION NO. 5:08CV284-DCB-JMR

GLENBURNEY NURSING HOME; MARGIE McCLEUR, DIRECTOR OF NURSING; CENTENNIAL HEALTHCARE CORPORATION; CENTENNIAL HEALTHCARE HOLDING CORPORATION, LLC; GLENBURNEY HEALTHCARE, LLC AND JOHN DOES 1-10

DEFENDANTS

AGREED JUDGMENT OF DISMISSAL WITHOUT PREJUDICE

THIS CAUSE having come before the Court this day upon joint motion *ore tenus* of the Plaintiff and Defendant, Centennial HealthCare Holding Company, LLC (incorrectly named Centennial HealthCare Holding Corporation, LLC in the Complaint, second Complaint and the First Amended Complaint filed by plaintiff), for a dismissal, without prejudice, and the Court, being fully advised that the Plaintiff has consented and agreed to a dismissal, without prejudice, of her complaint against Centennial HealthCare Holding Company, LLC in the above-styled and numbered cause, finds that said Motion is well taken and all such claims should be dismissed without prejudice.

IT IS, THEREFORE, ORDERED AND ADJUDGED that the above-styled and numbered cause be and it is hereby dismissed, without prejudice, as to Centennial HealthCare Holding Company, LLC.

s/ David Bramlette
UNITED STATES DISTRICT COURT JUDGE

November 19, 2008

/s/Andrew Neely
ANDREW NEELY, ESQUIRE
Attorney for Plaintiff

/s/Lisa Williams McKay
LISA WILLIAMS McKAY, ESQUIRE
Attorney for Defendant,
Centennial Healthcare Corporation